they existed before any congressional redistricting occurring after the 1960 federal census. Area number four includes all of the remainder of the state.

Approved March 1, 1961.

## CHAPTER 51—S. F. No. 63

An act providing counties with authority to issue bonds for the acquisition or betterment of library buildings; amending Minnesota Statutes 1957, Section 475.52, Subdivision 3.

Be it enacted by the Legislature of the State of Minnesota:

- Section 1. Minnesota Statutes 1957, Section 475.52, Subdivision 3, is amended to read:
- Subd. 3. Counties, library bond issue. Any county may issue bonds for the acquisition or betterment of courthouses, jails, poor farms, morgues, libraries, and hospitals, for roads and bridges within the county or bordering thereon and for road equipment and machinery, except that the power of counties to issue bonds in connection with a library shall not exist in a county containing a city of the first class of over 300,000 according to the 1960 United States census.

Approved March 3, 1961.

## CHAPTER 52—S. F. No. 266

An act relating to game and fish, authorizing the commissioner to issue special permits to handicapped persons; amending Minnesota Statutes 1957, Section 98.48, by adding a subdivision.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1957, Section 98.48, is amended by adding a subdivision to read:

[98.48] Subd. 12. Hunting licenses, physically handicapped persons. The commissioner may issue special permits, without fee, to shoot or hunt from a standing vehicle, to licensed hunters who after investigation are found to be paraplegics or otherwise physically unable to walk; pro-

Changes or additions indicated by italics, deletions by strikeout.

vided however that any such permittees shall be subject to all laws, rules, regulations and orders for the taking of game which are not inconsistent with this subdivision.

Approved March 3, 1961.

## CHAPTER 53—S. F. No. 364

[Not Coded]

An act relating to the employment of an assignment clerk and assistants by the judges of the fourth judicial district, their compensation, duties and removal; amending Laws 1921, Chapter 80.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Laws 1921, Chapter 80, is amended to read:

- Section 1. Assignment clerk in the fourth judicial district. The judges of the fourth judicial district of this state may appoint employ an assignment commissioner clerk and one or more assistants to such assignment clerk, fix their provide for his compensation and provide for the suitable maintenance of his their office, when the court shall decide that the volume of court business, calendar and trial work within such district, is such that the despatch of court work will be facilitated by such appointment. One or more assistants to such assignment commissioner may be appointed by such court when, in the judgment of such court, it is necessary.
- Removal from office. Whenever an assignment commissioner is appointed under the provisions of this act or any amendment thereof, the court of such district shall also establish a calendar fee which shall be paid to the clerk of such court by all litigants, except in cases brought by or on behalf of the state, who shall cause any eases to be put on any calendar for hearing or trial. Such fee shall not exceed more than one dollar and if the fees derived from litigants are insufficient to carry out the provisions of this act such additional amount as may be necessary shall be paid out of the general county funds of the county in which such judicial distriet is situated. All disbursements from the funds so created shall be made by the clerk of court upon the order of the court. The assignment clerk and any assistant to such assignment clerk may be removed from office at any time without cause

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